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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/831,954	06/25/2001	Hubert Jan Jozef Loozen	O/98414-US	9900	
31846	7590 05/16/20	00 05/16/2005		EXAMINER	
	BEL PHARMA PA	JIANG, SHAOJIA A			
PO BOX 318 MILLSBORO, DE 19966			ART UNIT	PAPER NUMBER	
			1617		
			DATE MAILED: 05/16/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/831,954	LOOZEN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Shaojia A. Jiang	1617			
The MAILING DATE of this communer of the co	inication appears on the cover sheet wi	ith the correspondence address			
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMUI  - Extensions of time may be available under the provisio after SIX (6) MONTHS from the mailing date of this cor  - If the period for reply specified above is less than thirty  - If NO period for reply is specified above, the maximum  - Failure to reply within the set or extended period for reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	NICATION.  ns of 37 CFR 1.136(a). In no event, however, may a renunication.  (30) days, a reply within the statutory minimum of thir statutory period will apply and will expire SIX (6) MON bly will, by statute, cause the application to become AE is after the mailing date of this communication, even if	reply be timely filed  ty (30) days will be considered timely.  ITHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) fi	iled on <i><u>04 February 2005</u>.</i>				
2a) ☐ This action is FINAL. 2b) ☒ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the prac	ctice under <i>Ex parte Quayle</i> , 1935 C.D	). 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-4,7,8 and 13-16</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-4,7,8 and 13-16</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to resti	riction and/or election requirement.				
Application Papers					
9)☐ The specification is objected to by t	he Examiner.				
10)☐ The drawing(s) filed on is/ar	e: a) accepted or b) objected to	by the Examiner.			
	ection to the drawing(s) be held in abeyar				
	ng the correction is required if the drawing				
11)☐ The oath or declaration is objected	to by the Examiner. Note the attached	d Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12)⊠ Acknowledgment is made of a clain	n for foreign priority under 25 LLS C. S	: 110(a) (d) ar (6			
a) ⊠ All b) □ Some * c) □ None of:	in for foreign priority under 35 0.5.C. §	} 119(a)-(u) 01 (l).			
	v documents have been received				
<ul> <li>1.☐ Certified copies of the priority documents have been received.</li> <li>2.☐ Certified copies of the priority documents have been received in Application No</li> </ul>					
3.⊠ Copies of the certified copies of the priority documents have been received in this National Stage					
	ional Bureau (PCT Rule 17.2(a)).	· · · · · · · · · · · · · · · · · · ·			
* See the attached detailed Office act		received.			
	,				
Attachment(s)	_				
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review</li> </ol>	4) Interview S	Summary (PTO-413) s)/Mail Date			
3) Information Disclosure Statement(s) (PTO-1449 of	or PTO/SB/08) 5) Notice of Ir	nformal Patent Application (PTO-152)			
Paper No(s)/Mail Date  U.S. Patent and Trademark Office	6)  Other:				
PTOL-326 (Rev. 1-04)	Office Action Summary	Part of Paper No./Mail Date 20050512			

## **DETAILED ACTION**

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on February 4, 2005 has been entered.

This Office Action is in response to Applicant's request for continued examination (RCE) filed February 4, 2005, and amendment and response to the Final Office Action (mailed October 4, 2004), filed February 4, 2005 wherein claim 2 has been amended; claims 13-16 are newly added. Claims 5-6 and 9-12 are cancelled previously.

Currently, claims 1-4, 7-8 and 13-16 are pending in this application and under examination on the merits.

Note that this application is a 371 of PCT/EP99/09053 filed 11/18/1999 which claims the foreign priority EPO 98203914.1 filed 11/20/1998 under 35 U.S.C. 119(a)-(d).

Applicants are requested to amend the instant specification to indicate that this case is a 371 and the priority under 35 U.S.C. 119(a)-(d) in the beginning of the specification.

Applicant's amendment filed February 4, 2005 with respect to the rejection of Claim 2 made under 35 U.S.C. 112 second paragraph for the use of the indefinite recitations, i.e., "R<sub>11</sub> is selected from the following group of side-chain structures" of record stated in the Office Action dated October 4, 2004 has been fully considered and found persuasive to remove the rejection since the claim have been amended to remove the indefinite recitation. Therefore, the said rejection is withdrawn.

Applicant's amendment filed February 4, 2005 that amends the structure of R<sub>11</sub> side chain to pentyl group from butyl, with respect to the rejection of claim 2 made under 35 U.S.C. 102(b) as being anticipated by Lobaccaro et al. for reasons of record stated in the Office Action dated October 4, 2004 has been considered and found persuasive to remove this particular rejection. Therefore, the said rejection is withdrawn.

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 8 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Note that the claim, "inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist in a patient" merely recites a mechanism of actions; thus the specifically therapeutic goals or the specifically therapeutic treatments of the claimed method of the mere mechanism of

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actions herein are lacking or missing. Hence, one of ordinary skill in the art could not ascertain and interpret the metes and bounds of the patent protection desired as to what disease states encompassed thereby.

Applicant is suggested to amend claim  $\underline{7}$  by inserting the limitation "inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist in a patient in need thereof" into the claim "for treating estrogen deficiency disorders".

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 7-8 and 13-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lobaccaro et al. (of record in the previous Office Action).

Lobaccaro et al. teach the active compounds,  $11\beta$ -n-alkyl estradiol having ethyl, butyl, or decyl as  $R_{11}$ , which are <u>homologs</u> of the instant compounds, and their compositions. Lobaccaro also teaches that these compounds having  $R_{11}$  ethyl, butyl, or decyl, are known estrogenic compounds and also show antiestrogenic activity, and their compositions. See abstract, Scheme 1 compound 5b on page 2218, Table 1 on page 2219, Table 2 on page 2221, and the 4<sup>th</sup> paragraph of page 2224. Lobaccaro et al. further teaches that the substituent at the  $11\beta$ -position increase and improve the binding

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affinity for the estrogen receptor (ER), and that the length of the 119-n-alky arm affects the binding affinity for the estrogen receptor and these compounds show EP- $\beta$  antagonist and ER- $\alpha$  agonist activity (see page 2219 the right column to page 2221, Table 2).

Lobaccaro does not expressly disclose the particular  $11\beta$ -n-alkyl estradiol herein having a length of from 5-9 carbon atoms, and the employment of these estradiol in a method for treating estrogen deficiency disorders and a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient in need thereof.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the particular  $11\beta$ -n-alkyl estradiol herein method for treating estrogen deficiency disorders and a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient in need thereof.

One having ordinary skill in the art at the time the invention was made would have been motivated to employ the particular  $11\beta$ -n-alkyl estradiol having a length of from 5-9 carbon atoms in a method for treating estrogen deficiency disorders and a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient in need thereof, since the estradiols of Lobaccaro having 2, 4, and 10 carbons at 11- $\beta$ -position are known estrogenic compounds and also show antiestrogenic activity, and thus one ordinary skill in the art would have expected the estradiol compounds of Lobaccaro to be useful in the method for treating estrogen deficiency disorders since estradiol compounds are well known to be useful the method for treating estrogen deficiency disorders.

Moreover, the substituent at the 11 - $\beta$ -position in the compounds of Lobaccaro is known to increase and improve the binding affinity for the estrogen receptor according to Lobaccaro et al. Estrogen receptor affinity is known to discriminate two estrogen receptors, ER- $\alpha$  and EP- $\beta$ . Further, the compounds of Lobaccaro et al. show ER agonist activity and ER antagonist activity. Therefore, one ordinary skill in the art would reasonably have expected the estradiol compounds of Lobaccaro to be useful a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient.

The structure of the instant compounds having a length of from 5-9 carbon atoms in  $R_{11}$ , is <u>substantially similar</u> to the structures of their homologs having ethyl, butyl, or decyl as  $R_{11}$  in Lobaccaro. Moreover, the substituent at the 119-position is known to increase and improve the binding affinity for the estrogen receptor, and the length of the 11 - $\beta$ -n-alky arm affects the binding affinity for the estrogen receptor to have ER agonist activity and ER antagonist ER- $\alpha$  agonist activity. Therefore, one of ordinary skill in the art would have reasonably expected that the compounds of Lobaccaro modified from having the length of 2, 4, and 10 carbons at 11 to the length of 5-9 carbons at 11 would have possess the same or similar activity as their homologs because of the substantially close structural relationship. It has been settled that the addition of CH<sub>3</sub> or several CH<sub>2</sub> groups to a known compound is not ordinarily patentable and prima facie obvious. See *In re Wood*, 199 USPQ 137. Further, Lobaccaro has clearly provided the motivation to the structure modification herein since he teaches that the substituent at the 11 - $\beta$ -position increase and improve the binding affinity for the estrogen receptor, and the

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length of the 119-n-alky arm affects the binding affinity for the estrogen receptor, and also affects ER agonist activity and ER antagonist activity.

Thus, one of ordinary skill in the art would have reasonably expected that the instant compounds would be useful in the method for treating estrogen deficiency disorders and the method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient.

Thus the claimed invention as a whole is clearly prima facie obvious over the combined teachings of the prior art.

Claims 1-4, 7-8 and 13-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Napolitano et al. (of record in the previous Office Action).

Napolitano et al. teaches the active compounds,  $11\beta$ -substituted estradiol derivatives having R<sub>11</sub> with less than 5 carbon atoms, which are homologs of the instant compounds, and their compositions. Napolitano et al. teaches that  $11\beta$ -substituted estradiol derivatives therein are known estrogenic compounds as the estrogen receptors. See abstract and Table 1 on page 2776. Napolitano et al. also teaches that the compounds having  $11\beta$ -substituted show high affinity for estrogen receptor (see particularly at "Introduction" page 2774).

Napolitano et al. does not expressly disclose the particular  $11\beta$ -substituted estradiol herein having a length of from 5-9 carbon atoms, and the employment of these estradiol in a method for treating estrogen deficiency disorders and a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient in need thereof.

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It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the particular  $11\beta$ -substituted estradiol herein in a method for treating estrogen deficiency disorders and a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient in need thereof.

One having ordinary skill in the art at the time the invention was made would have been motivated to employ the particular 11β-substituted herein in a pharmaceutical composition and method for treating estrogen deficiency disorders since the estradiols of Napolitano are known estrogenic compounds and estradiol compounds are well known to be useful the method for treating estrogen deficiency disorders.

Moreover, the substituent at the 11  $\beta$ -position in the compounds of Napolitano is known to have high binding affinity for the estrogen receptor according to Napolitano. Estrogen receptor affinity is known to discriminate two estrogen receptors, ER- $\alpha$  and EP- $\beta$ . Therefore, one ordinary skill in the art would also have expected the estradiol compounds of Napolitano to be useful a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient.

The structure of the instant compounds having a length of from 5-9 carbon atoms in R<sub>11</sub>, is <u>substantially similar</u> to the structures of their homologs having about 5 carbons or less as R<sub>11</sub> in Napolitano. Therefore, one of ordinary skill in the art would have reasonably expected that the instant compounds would have possess the similar activity as their homologs because of the substantially close structural relationship. It has been settled that the addition of CH<sub>3</sub> or several CH<sub>2</sub> groups to a known compound is not ordinarily patentable and prima facie obvious. See *In re Wood*, 199 USPQ 137. Thus,

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one of ordinary skill in the art would have reasonably expected that the instant compounds would be useful in the method for treating estrogen deficiency disorders and a method of inducing ER- $\alpha$  agonist activity and EP- $\beta$  antagonist activity in a patient. Further, Napolitano is seen to provide the motivation to the structure modification herein since he teaches that the compounds having 11 $\beta$ -substituted show high affinity for estrogen receptor.

Thus the claimed invention as a whole is clearly prima facie obvious over the combined teachings of the prior art.

Applicant's arguments filed February 4, 2005 with respect to the rejections of made under 35 U.S.C. 103(a) of record in the previous Office Action October 4, 2004 have been fully considered but are not deemed persuasive as to the nonobviousness of the claimed invention over the prior art. These remarks are believed to be adequately addressed by the obvious rejections presented above.

In view of the rejections to the pending claims set forth above, no claims are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Jiang, whose telephone number is (571)272-0627. The examiner can normally be reached on Monday-Friday from 9:00 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan, Ph.D., can be reached on (571)272-0629. The

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fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

S. Anna Jiang, Ph.D.

Primary Examiner

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May 12, 2005